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Attorneys for Defendants  
THE CHINA NAVIGATION CO. LTD. and INDOTRANS

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

GULF UNION INSURANCE & RISK  
MANAGEMENT CO. (E.C.),

ECF CASE

Plaintiff,

- against -

07 CV 5875 (KMK)

INDOTRANS; THE CHINA NAVIGATION  
CO., LTD. d/b/a INDOTRANS; THE  
CHINA NAVIGATION CO., INC.  
d/b/a INDOTRANS; M/V "INDOTRANS  
JAVA"; M/V "INDOTRANS FLORES"; M/V  
"INDOTRANS CELEBES", M/V "PACIFIC  
MAKASSAR", their engines, tackles, boilers,  
etc.,

RULE 7.1  
DISCLOSURE STATEMENT

Defendants.

X

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Edward P. Flood, a member of the Bar of this Court and a partner in the firm of Lyons & Flood, LLP, attorneys for defendants THE CHINA NAVIGATION CO. LTD. and INDOTRANS, certifies upon information and belief that said defendants are not publicly held corporations in the United States and that there are no corporate parents, subsidiaries, or affiliates of defendants which are otherwise publicly held in the United States.

Dated: October 25, 2007

LYONS & FLOOD, LLP  
Attorneys for Defendants  
THE CHINA NAVIGATION CO. LTD. and INDOTRANS

By:

  
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